

1 CLEMENT SETH ROBERTS (SBN 209203)
 croberts@orrick.com
 2 BAS DE BLANK (SBN 191487)
 basdeblank@orrick.com
 3 ALYSSA CARIDIS (SBN 260103)
 acaridis@orrick.com
 4 ORRICK, HERRINGTON & SUTCLIFFE LLP
 The Orrick Building
 5 405 Howard Street
 San Francisco, CA 94105-2669
 6 Telephone: +1 415 773 5700
 Facsimile: +1 415 773 5759
 7
 8 SEAN M. SULLIVAN (*pro hac vice*)
 sullivan@ls3ip.com
 9 J. DAN SMITH (*pro hac vice*)
 smith@ls3ip.com
 10 MICHAEL P. BOYEA (*pro hac vice*)
 boyea@ls3ip.com
 11 COLE B. RICHTER (*pro hac vice*)
 richter@ls3ip.com
 12 LEE SULLIVAN SHEA & SMITH LLP
 656 W Randolph St., Floor 5W
 Chicago, IL 60661
 13 Telephone: +1 312 754 0002
 Facsimile: +1 312 754 0003
 14
Attorneys for Sonos, Inc.
 15

QUINN EMANUEL URQUHART &
 SULLIVAN, LLP
 Sean Pak (Bar No. 219032)
 seanpak@quinnemanuel.com
 Melissa Baily (Bar No. 237649)
 melissabaily@quinnemanuel.com
 James Judah (Bar No. 257112)
 jamesjudah@quinnemanuel.com
 Lindsay Cooper (Bar No. 287125)
 lindsaycooper@quinnemanuel.com
 Iman Lordgooei (Bar No. 251320)
 imanlordgooei@quinnemanuel.com
 50 California Street, 22nd Floor
 San Francisco, California 94111-4788
 Telephone: (415) 875-6600
 Facsimile: (415) 875-6700

Marc Kaplan (*pro hac vice*)
 marckaplan@quinnemanuel.com
 191 N. Wacker Drive, Ste 2700
 Chicago, Illinois 60606
 Telephone: (312) 705-7400
 Facsimile: (312) 705-7401

Attorneys for GOOGLE, LLC

16 UNITED STATES DISTRICT COURT
 17 NORTHERN DISTRICT OF CALIFORNIA,
 18 SAN FRANCISCO DIVISION

19
 20 SONOS, INC.,
 21 Plaintiff and Counter-defendant,
 22 v.
 23 GOOGLE LLC,
 24 Defendant and Counter-claimant.

Case No. 3:20-cv-06754-WHA

Consolidated with
Case No. 3:21-cv-07559-WHA

**JOINT STIPULATION AND
~~[PROPOSED]~~ ORDER EXTENDING
 TIME FOR SONOS, INC. TO OBJECT
 TO GOOGLE LLC'S BILL OF COSTS**

Judge: Hon. William Alsup

25
 26
 27
 28

1 Pursuant to Civil L.R. 6-2, Plaintiff Sonos, Inc. (“Sonos”) and Defendant Google LLC
2 (“Google”) (collectively “the Parties”) hereby submit the following joint stipulation as follows:

3 WHEREAS, the Court entered judgment “in favor of Google LLC and against Sonos,
4 Inc.” in *Sonos, Inc. v. Google LLC* (No. 3:21-cv-07559-WHA) (“Transferred Action”) on October
5 10, 2023 (Transferred Action, Dkt. 275);

6 WHEREAS, the Court entered “declaratory relief . . . in favor of Google LLC and against
7 Sonos, Inc. that: (1) United States Patent Nos. 10,848,885 and 10,469,966 are unenforceable due
8 to prosecution laches, and (2) United States Patent Nos. 10,848,885 and 10,469,966 are invalid as
9 anticipated by the accused products as measured by the adjusted priority date on account of new
10 matter having been inserted into the specification” in *Sonos, Inc. v. Google LLC* (No. 3:20-cv-
11 06754-WHA) (“Declaratory Judgment Action”) on October 10, 2023 (Declaratory Judgment
12 Action, Dkt. 869);

13 WHEREAS, the Court entered an amended final judgment in favor of Google and against
14 Sonos on November 14, 2023 (Declaratory Judgment Action, Dkt. 880);

15 WHEREAS Local Rule 54-1 allows the prevailing party to file a bill of costs “[n]o later
16 than 14 days after entry of judgment”;

17 WHEREAS on October 21, 2023, the Court granted Google’s unopposed motion to
18 extend the deadline to file a bill of costs to November 7, 2023 (Declaratory Judgment Action,
19 Dkt. 872);

20 WHEREAS Google filed its bill of costs on November 7, 2023 (Declaratory Judgment
21 Action, Dkt. 876);

22 WHEREAS pursuant to Local Rule 54-2, Sonos’s objections to Google’s bill of costs are
23 due on November 21, 2023;

24 WHEREAS to allow sufficient time to meet and confer in an attempt to reach agreement
25 on the bill of costs, Sonos has asked for, and Google has agreed to, an extension of Sonos’s
26 deadline to file any objections to Google’s bill of costs until December 1, 2023;

27 WHEREAS there have been no prior stipulations to extend the time for Sonos to file any
28 objections to Google’s bill of costs;

WHEREAS the Parties do not expect that this change will impact any other deadlines in the case;

THE PARTIES HERE BY STIPULATE and jointly request that the Court extend the time for Sonos to object to Google's bill of costs from November 21, 2023 to December 1, 2023.

The Parties submit the accompanying declaration of Elizabeth Moulton in support hereof and respectfully request that the Court enter the attached proposed order.

Dated: November 21, 2023

ORRICK HERRINGTON & SUTCLIFFE LLP
and
LEE SULLIVAN SHEA & SMITH LLP

By: /s/ *Elizabeth Moulton*

Elizabeth Moulton

Attorneys for Sonos, Inc.

QUINN EMANUEL URQUHART & SULLIVAN, LLP

By /s/ Lindsay Cooper
Sean Pak
Melissa Baily
James D. Judah
Lindsay Cooper
Marc Kaplan
Iman Lordgooei

Attorneys for Google, LLC

ECF ATTESTATION

I, Elizabeth Moulton, am the ECF User whose ID and password are being used to file this Joint Stipulation and [Proposed] Order Extending Time for Sonos, Inc. to Object to Google LLC's Bill of Costs. In compliance with Civil Local Rule 5-1, I hereby attest that Lindsay Cooper, counsel for Google, has concurred in this filing.

Dated: November 21, 2023

By: /s/ Elizabeth Moulton
Elizabeth Moulton

1 [PROPOSED] ORDER
2
3 PURSUANT TO STIPULATION, IT IS SO ORDERED.
4
5 Dated: November 21, 2023

6 _____
7 _____
8 _____
9 _____
10 _____
11 _____
12 _____
13 _____
14 _____
15 _____
16 _____
17 _____
18 _____
19 _____
20 _____
21 _____
22 _____
23 _____
24 _____
25 _____
26 _____
27 _____
28 _____

W. Alsup
Hon. William H. Alsup
United States District Judge